STATE OF OKLAHOMA,)		
F	Plaintiff,)		
V.)	Case No. 4:05	_cv_00329_GKF_SAJ
TYSON FOODS, INC., et al.,)		
Ι	Defendants.)		

NOTICE OF DEPOSITION OF CARGILL TURKEY PRODUCTION, LLC (Rule 30(b)(6) of the Federal Rules of Civil Procedure)

Please take notice that pursuant to Rule 30(b)(6) of the Federal Rules of Civil Procedure, the deposition of Cargill Turkey Production, LLC, (hereinafter "CTP"), by and through its duly designated representative(s), shall be taken by the State at 9:00 O'clock A.M. on **January 31**, **2008** at the offices of Rhodes, Hieronymus, Jones, Tucker & Gable, 100 W. 5th St., Suite 400, Tulsa, Ok, before a qualified court reporter and videographer, such examination to continue by adjournment, if necessary, until the same is completed on those matters set forth in the attached Exhibit "A":

Respectfully Submitted,

W.A. Drew Edmondson OBA # 2628 ATTORNEY GENERAL Kelly H. Burch OBA #17067 J. Trevor Hammons OBA #20234 Tina Lynn Izadi OBA #17978 Daniel P. Lennington OBA #21577 ASSISTANT ATTORNEYS GENERAL State of Oklahoma 313 N.E. 21st St. Oklahoma City, OK 73105 (405) 521-3921

M. David Riggs OBA #7583

Joseph P. Lennart OBA #5371 Richard T. Garren OBA #3253 Douglas A. Wilson OBA #13128 Sharon K. Weaver OBA #19010 Robert A. Nance OBA #6581 D. Sharon Gentry OBA #15641 RIGGS, ABNEY, NEAL, TURPEN, ORBISON & LEWIS 502 West Sixth Street Tulsa, OK 74119 (918) 587-3161

Louis Werner Bullock OBA #1305 James Randall Miller OBA #6214 MILLER, KEFFER & BULLOCK 110 West Seventh Street Suite 707 Tulsa OK 74119 (918) 584-2001

David P. Page OBA #6852 BELL LEGAL GROUP P. O. Box 1769 Tulsa, Ok 74101-1769 (918) 398-6800

Frederick C. Baker (admitted pro hac vice)
Lee M. Heath (admitted pro hac vice)
Elizabeth C. Ward (admitted pro hac vice)
Elizabeth Claire Xidis (admitted pro hac vice)
MOTLEY RICE, LLC
28 Bridgeside Boulevard
Mount Pleasant, SC 29465 (843) 216-9280

William H. Narwold (admitted *pro hac vice*) Ingrid L. Moll (admitted *pro hac vice*) MOTLEY RICE, LLC 20 Church Street, 17th Floor Hartford, CT 06103 (860) 882-1676 Jonathan D. Orent (admitted *pro hac vice*) Michael G. Rousseau (admitted *pro hac vice*) Fidelma L. Fitzpatrick (admitted *pro hac vice*) MOTLEY RICE, LLC 321 South Main Street Providence, RI 02940 (401) 457-7700

Attorneys for the State of Oklahoma

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of December, 2007, I electronically transmitted the above and foregoing pleading to the Clerk of the Court using the ECF System for filing and a transmittal of a Notice of Electronic Filing to the following ECF registrants:

W. A. Drew Edmondson, Attorney General Kelly H. Burch, Assistant Attorney General J. Trevor Hammons, Assistant Attorney General Tina Lynn Izadi, Assistant Attorney General Daniel P. Lennington, Assistant Attorney General fc_docket@oag.state.ok.us kelly_burch@oag.state.ok.us trevor_hammons@oag.state.ok.us tina_izadi@oag.state.ok.us daniel.lennington@oag.ok.gov

M. David Riggs
Joseph P. Lennart
Richard T. Garren
Douglas A. Wilson
Sharon K. Weaver
Robert A. Nance
D. Sharon Gentry

driggs@riggsabney.com
jlennart@riggsabney.com
rgarren@riggsabney.com
doug_wilson@riggsabney.com
sweaver@riggsabney.com
rnance@riggsabney.com
sgentry@riggsabney.com

RIGGS, ABNEY, NEAL, TURPEN, ORBISON & LEWIS

Louis Werner Bullock James Randall Miller MILLER, KEFFER & BULLOCK

lbullock@bullock-blakemore.com rmiller@mkblaw.net

David P. Page BELL LEGAL GROUP dpage@edbelllaw.com

Frederick C. Baker Lee M. Heath Elizabeth C. Ward fbaker@motleyrice.com lheath@motleyrice.com lward@motleyrice.com Elizabeth Claire Xidis William H. Narwold Ingrid L. Moll Jonathan D. Orent Michael G. Rousseau Fidelma L. Fitzpatrick MOTLEY RICE, LLC

cxidis@motleyrice.com bnarwold@motleyrice.com imoll@motleyrice.com jorent@motleyrice.com mrousseau@motleyrice.com ffitzpatrick@motleyrice.com

Counsel for State of Oklahoma

Robert P. Redemann rredemann@pmrlaw.net
Lawrence W. Zeringue lzeringue@pmrlaw.net
David C. Senger dsenger@pmrlaw.net
PERRINE, MCGIVERN, REDEMANN, REID, BARRY & TAYLOR, P.L.L.C.

Robert E Sanders Edwin Stephen Williams YOUNG WILLIAMS P.A. rsanders@youngwilliams.com steve.williams@youngwilliams.com

Counsel for Cal-Maine Farms, Inc and Cal-Maine Foods, Inc.

John H. Tuckerjtucker@rhodesokla.comTheresa Noble Hillthill@rhodesokla.comColin Hampton Tuckerctucker@rhodesokla.comLeslie Jane Southerlandlisoutherland@rhodesokla.com

RHODES, HIERONYMUS, JONES, TUCKER & GABLE

Terry Wayen West

terry@thewestlawfirm.com

THE WEST LAW FIRM

Delmar R. Ehrich dehrich@faegre.com
Bruce Jones bjones@faegre.com
Dara D. Mann dmann@faegre.com
Krisann C. Kleibacker Lee kklee@faegre.com
Todd P. Walker twalker@faegre.com
FAEGRE & BENSON, LLP

Counsel for Cargill, Inc. & Cargill Turkey Production, LLC

James Martin Graves jgraves@bassettlawfirm.com
Gary V Weeks gweeks@bassettlawfirm.com
Paul E. Thompson, Jr pthompson@bassettlawfirm.com
BASSETT LAW FIRM

George W. Owens gwo@owenslawfirmpc.com Randall E. Rose gwo@owenslawfirmpc.com

OWENS LAW FIRM, P.C.

Counsel for George's Inc. & George's Farms, Inc.

A. Scott McDaniel smcdaniel@mhla-law.com
Nicole Longwell nlongwell@mhla-law.com
Philip Hixon phixon@mhla-law.com
Craig A. Merkes cmerkes@mhla-law.com

MCDANIEL, HIXON, LONGWELL & ACORD, PLLC

Sherry P. Bartley sbartley@mwsgw.com MITCHELL, WILLIAMS, SELIG, GATES & WOODYARD, PLLC

Counsel for Peterson Farms, Inc.

John Elrod jelrod@cwlaw.com
Vicki Bronson vbronson@cwlaw.com
P. Joshua Wisley jwisley@cwlaw.com
Bruce W. Freeman bfreeman@cwlaw.com
D. Richard Funk rfunk@cwlaw.com

CONNER & WINTERS, LLP Counsel for Simmons Foods, Inc.

Stephen L. Jantzen sjantzen@ryanwhaley.com
Paula M. Buchwald pbuchwald@ryanwhaley.com
Patrick M. Ryan pryan@ryanwhaley.com

RYAN, WHALEY, COLDIRON & SHANDY, P.C.

Mark D. Hopsonmhopson@sidley.comJay Thomas Jorgensenjjorgensen@sidley.comTimothy K. Webstertwebster@sidley.comThomas C. Greentcgreen@sidley.com

SIDLEY, AUSTIN, BROWN & WOOD LLP

Robert W. George robert.george@kutakrock.com
Michael R. Bond michael.bond@kutakrock.com
Erin W. Thompson erin.thompson@kutakrock.com

KUTAK ROCK, LLP

Counsel for Tyson Foods, Inc., Tyson Poultry, Inc., Tyson Chicken, Inc., & Cobb-Vantress, Inc.

R. Thomas Lay rtl@kiralaw.com

KERR, IRVINE, RHODES & ABLES

Jennifer Stockton Griffin jgriffin@lathropgage.com

Document 1453-3 Filed in USDC ND/OK on 01/11/2008

David Gregory Brown LATHROP & GAGE LC

Counsel for Willow Brook Foods, Inc.

Robin S Conrad

rconrad@uschamber.com

NATIONAL CHAMBER LITIGATION CENTER

Gary S Chilton

gchilton@hcdattorneys.com

HOLLADAY, CHILTON AND DEGIUSTI, PLLC

Counsel for US Chamber of Commerce and American Tort Reform Association

D. Kenyon Williams, Jr.

kwilliams@hallestill.com

Michael D. Graves

mgraves@hallestill.com

Hall, Estill, Hardwick, Gable, Golden & Nelson

Counsel for Poultry Growers/Interested Parties/ Poultry Partners, Inc.

Richard Ford

richard.ford@crowedunlevy.com

LeAnne Burnett

leanne.burnett@crowedunlevy.com

Crowe & Dunlevy

Counsel for Oklahoma Farm Bureau, Inc.

Kendra Akin Jones, Assistant Attorney General

Kendra.Jones@arkansasag.gov

Charles L. Moulton, Sr Assistant Attorney General Charles.Moulton@arkansasag.gov

Also on this 21st day of December, 2007 I mailed a copy of the above and foregoing pleading to:

David Gregory Brown

Lathrop & Gage LC

314 E HIGH ST JEFFERSON CITY, MO 65101

Thomas C Green

Sidley Austin Brown & Wood LLP 1501 K ST NW WASHINGTON, DC 20005

Cary Silverman

Victor E Schwartz

Shook Hardy & Bacon LLP (Washington DC) 600 14TH ST NW STE 800 WASHINGTON, DC 20005-2004

C Miles Tolbert

Secretary of the Environment State of Oklahoma 3800 NORTH CLASSEN OKLAHOMA CITY, OK 73118

Gary V. Weeks

Bassett Law Firm P. O. Box 3618 Fayetteville, AR 72702

Dustin McDaniel

Justin Allen

Office of the Attorney General (Little Rock) 323 Center St, Ste 200 Little Rock, AR 72201-2610

mux h

"EXHIBIT A"

I. Definitions

- 1. "You" or "Yours" means Cargill Turkey Production, LLC, ("CTP"), and includes any parent, holding company, sister corporation, subsidiary, partnership, joint venture, association, owned by or which CTP has an interest.
- 2. "Your poultry growing operations" means any poultry growing facility where birds owned by you are being fed, produced or grown.
- 3. The period of inquiry shall be from the date you commenced any poultry growing operations located within the boundaries of the IRW to the date of your testimony unless stated otherwise.
- 4. As used herein Your poultry waste means poultry excrement, bedding material, feed wastes and any other waste associated with the confinement of poultry in a grow house which is removed periodically from the grow house and used or disposed of elsewhere, also commonly referred to by the Poultry Integrator Defendants as poultry litter.

II. Areas of Inquiry:

- 1. Your corporate history, businesses, and organizational structure, including without limitation:
 - identification of officers, directors and shareholders of CTP, its divisions,
 and subsidiaries past and present;
 - b. CTP's relationship with any parent, holding company or subsidiary;
 - c. CTP's relationship in or to any LLC, limited partnership, joint venture, public company or association;
 - Identification of any other areas of corporate business or operation conducted by you in addition to your growing, processing and marketing of poultry and poultry products,

- e. Notices from governmental agencies alleging that CTP, its subsidiaries, agents or employees were/are a potential responsible party at sites under CERCLA or other environmental cleanup laws;
- f. Identification of any cleanup sites where costs were incurred by (or alleged to be due from) CTP, its subsidiaries, agents or employees for environmental harm from the constituents of poultry waste such as Nitrogen, Phosphorus (Phosphorous), Potassium including compounds thereof, and/or any pathogens and bacteria.
- 2. The facts, reason and basis supporting or relied on by you for responses made to the States Requests for Admissions served on or about April 20, 2007.
- 3. The Contracts, its terms and conditions, between you and poultry growers located in the Illinois River Watershed ("IRW"), past and present, including the contracts themselves and any attachments, amendments or changes to the contracts considered, proposed or adopted and whether the terms and conditions, of your contracts with poultry growers located <u>outside</u> of the IRW, past and present, were substantially different than those utilized for growers within the IRW
- 4. The relationship between you and persons / entities owning or operating poultry growing operations under contract with you.
- 5. The management, supervision, inspection and monitoring by you of persons / entities owning or operating poultry growing operations under contract with you.
- 6. The number, size and location of poultry houses / barns and the number of and kind of birds raised in the IRW each year by you or poultry growers under contract with you, including without limitation:
 - a. knowledge of all documents produced by CTP in this case as being responsive to the State's inquiry about the number and kind of birds raised/grown by CTP and/or its contract growers yearly or annually within the IRW past and present, including without limitation CARTP 123574-123734; and
 - b. knowledge and explanation of CTP's investigation, examination of records, determination and calculation as to the total number of birds it

produced annually (fiscal year) in the IRW as required by the courts Opinion and Order December 6, 2007, Docket #1409.

- 7. The formulas, ratios, "rules of thumb" utilized by CTP and others in the poultry industry to convert the amount of pounds of poultry meat produced into the number of birds raised and slaughtered for such meat.
- 8. The amount of feed and new bedding litter used at each and all of your poultry growing operations within the IRW on an annual basis (or 12 month period).
- 9. The identity of the composition and constituents of poultry waste generally, and of poultry waste generated at your poultry growing operations within the IRW specifically, past and present, as well as any studies, analyses, testing, investigations or research of the composition or constituents of poultry waste including without limitation identification of any difference between turkey and chicken excrement.
- 10. The amount of poultry waste generated during the lifetime of an individual bird or flock of birds, specified by bird types and number, owned by you, past and present, within the IRW.
- 11. The amount of poultry waste generated by each and all of your poultry growing operations within the IRW on an annual basis (or 12 month period) and including without limitation knowledge of all documents produced by CTP in this case as being responsive to the State's inquiry of the same including without limitation knowledge and explanation of CTP's documents identified as CARTP 123736-123831.
- 12. The ingredients and composition of feed formulas, past and present, used at your poultry growing operations within the IRW.
- 13. The general geographical location for the source of the ingredients used in the feed, additives, amendments and medications provided to your birds within the IRW.
- 14. The additives or supplements, including without limitation antibiotics, hormones, arsenic compounds, contained in feed formulas, past and present, used at your poultry growing operations within the IRW.
- 15. The identity of any chemical, compound, additive or amendment added to or mixed into the litter in the growing barns, before, during or after the birds are in the barns and the purpose, effect, expected or known result of adding or mixing the same into the litter, including the source of knowledge of the effects of its use.

- 16. Industry practice and your contract poultry growers practice regarding handling, storage, and spreading on land of poultry waste.
- 17. Practices, policies, recommendations and procedures, past and present, pertaining to the management, handling, storage, transportation, sale, trading, spreading on land, disposition, and disposal of poultry waste generated by your poultry growing operations in the IRW.
- 18. The amount of and specific locations, past and present, where poultry waste generated by each and all of your poultry growing operations has been spread on land within the IRW.
- 19. Your knowledge of, participation or communication with, and contributions for, BMP Inc. or its officers and agents, regarding the hauling of poultry waste from the IRW.
- 20. Manner and methods used to modify any procedures used by you or those contracted with you regarding the handling, storage and use of poultry waste within the IRW of as a result of:
 - a. the settlement reached in the case of City of Tulsa vs. Tyson Foods, Inc.,
 et al. USDC for the Northern District of Oklahoma; case no. CV 0900
 EA(C).
 - Legislation, ordinances, rules, regulations or studies involving Cargill,
 Inc., or Cargill Turkey Production, LLC growing operations in or near
 Virginia
 - Legislation, ordinances, rules, regulations or studies involving Cargill,
 Inc., or Cargill Turkey Production, LLC growing operations in or near
 Texas
 - d. Studies, investigations, programs, seminars, symposia involving the storage, handling, and/or disposition of poultry waste.
- 21. Differences in the method, manner, direction or management of your poultry growing operations in Oklahoma compared to the method, manner, direction or management of your poultry growing operations in:
 - a. Arkansas
 - b. Virginia
 - c. Texas

- d. Missouri
- 22. Knowledge or awareness of the run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations on which poultry waste has been stored, spread on or disposed of.
- 23. Knowledge or awareness of the run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations on which poultry waste generated by your poultry growing operations within the IRW has been stored, spread on or disposed of.
- 24. The environmental and human health effects / impacts of run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations within the IRW on which poultry waste generated by your poultry growing operations has been stored, spread on or disposed of.
- 25. The environmental and human health effects / impacts of run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations on which poultry waste has been stored, spread on or disposed of.
- 26. The efforts undertaken by you, directly or indirectly, to evaluate and / or quantify any environmental and human health effects / impacts of run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations within the IRW on which poultry waste generated by your poultry growing operations has been stored, spread on or disposed of.
- 27. The efforts undertaken by you, directly or indirectly, to evaluate and / or quantify any environmental and human health effects / impacts of run-off / discharge / release of poultry waste (or any constituents thereof) from land or locations on which poultry waste has been stored, spread on or disposed of.
- 28. The location(s) where poultry waste (or any constituents thereof) generated by your poultry growing operations that has run-off / been discharged / been released from land within the IRW has come to be located.
- 29. Knowledge and use of Best Management Practices for the handling, storage, transport, use or disposal of poultry waste generally and in the IRW specifically and the effectiveness of best management practices in preventing run-off / discharge / or release of poultry waste or the constituents of those into the waters of the IRW.

- Document 1453-3 Filed in USDC ND/OK on 01/11/2008 F
- 30. Actions (including but not limited to disciplinary actions) you have taken or contemplated taking against any of your poultry growers within the IRW pertaining to the handling, storage, transport, use, spreading on land, or disposal of poultry waste.
- 31. Knowledge or use of, investments made for or in, any alternative methods for the use or disposal of poultry waste.
- 32. Participation in, communication with and contributions and payments (financial or otherwise) to the Poultry Community Council, Poultry Partners, BMP's Inc., the Poultry Federation, Virginia Poultry Federation, the United States Poultry and Egg Association, the National Chicken Council and the National Turkey Federation (including but not limited to any of their respective officers, employees or agents).
- 33. Knowledge of, participation in, contribution (financial or otherwise) to the National Poultry Waste Symposium 1998-present.
- 34. The allegations made in paragraph 3 of the Third Party Complaint [DKT. #80] including facts, knowledge, materials or documents relied in support of such allegations.
- 35. Communications you have had regarding this lawsuit or the subject matter of this lawsuit with the Farm Bureau, the Poultry Community Council, Poultry Partners, BMP's Inc., the Poultry Federation, the United States Poultry and Egg Association, the National Chicken Council and the National Turkey Federation (including but not limited to any of their respective officers, employees or agents).
- 36. Communications you have had regarding this lawsuit or the subject matter of this lawsuit with the State of Oklahoma, any political subdivision of the State of Oklahoma, the State of Arkansas, any political subdivision of the State of Arkansas, and the United States (including but not limited to any of their respective elected officials, appointed officials, employees, departments, agencies, commissions, etc.).
- 37. Communications you have had regarding this lawsuit or the subject matter of this lawsuit with any university or college in the State of Oklahoma or the State of Arkansas (including but not limited to any of its officers, employees or departments).
- 38. Communications you have had regarding this lawsuit or the subject matter of this lawsuit with any poultry growers in the IRW.

- 39. Advertising or public relations campaigns to which you have contributed or for which you have paid, directly or indirectly, in whole or in part, that address the environmental impact of poultry growing or poultry waste in the IRW.
- 40. The purpose of your relationship and/or participation with the following companies AgriStats; Agrimetrics Associates; Intellimetrics; and Rahn & Assoc. or their predecessors or successors in interest, including the data, reports, communications and information supplied to or received from these companies, past and present.